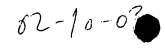


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CP17/1700 #

TC 1700

ATTORNEY DOCKET NO. DEXNON/096/US

Í THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re prior application of: Helen VIAZMENSKY and Peter C. SCOTT

Application No.: 09/489,539

Examiner: John J. Guarriello

Filed: January 21, 2000

Group No.: 1771

For:

Improved Dry Crimp Strength in Non-Heat Seal Infusion

Package Material

Box CPA Commissioner For Patents Washington, DC 20231

CONTINUED PROSECUTION APPLICATION (CPA) REQUEST TRANSMITTAL (37 C.F.R. § 1.53(d))

NOTE:

A Continued Prosecution Application can only be used to file a divisional or continuation of a prior nonprovisional application and can NOT be used to file a continuation-in-part application. 37 C.F.R. § 1.53(d)(1).

1. This is a request for the filing of a

Divisional

Continued Prosecution Application under 37 C.F.R. § 1.53(d) of the above-identified prior nonprovisional application.

It is further requested that this Continued Prosecution Application utilize the file jacket and contents of the prior application, including the specification, drawings, and oath or declaration from the prior application, to constitute this new application, and that the application number of the above-identified prior application be assigned for identification purposes. 37 C.F.R. § 1.53(d)(2)(iv).

It is also requested that the above-identified prior application be expressly abandoned as of the filing date accorded this Continued Prosecution Application. 37 C.F.R. § 1.53(d)(2)(v).

CEMBL/2003 BMBRANM1 00000003 09488539

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Express Mail Label No. EV 235258475 US

I hereby certify that this paper and the attachments enclosed herewith are being deposited with the United States Postal service "Express Mail Post Office to Addressee" service under 37 CFR 1.10 on the date indicated below and addressed to the Box: CPA, Commissioner For Patents, Washington, DC 2023.

Date: February 7, 2003

DOTI ANN I EWIS

2. Appli	With cation Is	Respect s Being l	To The Above-Identified Prior Nonprovisional Application, This Continued Prosecution Filed:
	A.	\boxtimes	Before the earliest of the:
			☐Termination of the proceedings on the prior application (37 C.F.R. § 1.53(d)(1)(ii)C).
			Payment of the issue fee on the prior application (37 C.F.R. § 1.53(d)(1)(ii)(A).
			☑ Abandonment of the prior application (37 C.F.R. § 1.53(d)(1)(ii)(B).
			OR
	В.		After the payment of the issue fee - but a petition under § 1.313(b)(5) has been granted in the prior application. 1.53(d)(1)(ii)(A).
	C.	It is no	ted that:
		■ Th	is application discloses and claims only subject matter disclosed in the prior application. C.F.R. § 1.53(d)(2)(ii).
		col wh eitl 1.5	ing of this Continued Prosecution Application is to be construed to include a waiver of infidentiality by the applicant under 35 U.S.C. § 122, to the extent that any member of the publication is entitled under the provisions of § 1.14 to access to, copies of, or information concerning the prior application or any continuing application filed under the provisions of 37 C.F.R. § 1.33(d), may be given similar access to, copies of, or similar information concerning the othe plication or applications in the file jacket. 37 C.F.R. § 1.53(d)(6).
		ass	ing of this request is the specific reference required by 35 U.S.C. § 120 to every application signed the application number identified in this request. No amendment in this application may ete this specific reference to any prior application. 37 C.F.R. §§ 1.53(d)(7) and 1.78(a)(2).
3.		for exter a CPA extension "If an external own cer	ension of time is necessary to establish continuity between the prior application and the CPA, the petition nsion of time should be filed as a separate paper directed to the prior nonprovional application. However, is not improper simply because the request for a CPA is combined in a single paper with a petition for on of time. It is a separate paper, it must be accompanied by its stifficate of mailing under 37 CFR 1.8 (if mailed by First Class Mail) or under 37 CFR 1.10 (if mailed by Mail), of the benefits of those rules are desired." M.P.E.P. § 201.06(d), 7 th ed.
	\boxtimes	The ter	m for response or taking action in the prior application expires on February 14, 2003.
			No extension of time in the prior application appears necessary.
		\boxtimes	A Petition for Extension of time in the prior application is:
			☐ Filed concurrently in the prior application.
			Has been filed on
		А сору	of the above Petition for Extension of Time is included with this application.
		If an ex	xtension of time in the prior application is needed and such extension has not been filed, or this a petition therefore.

4.	This (Continue	ed Pros	ecution Application names as inventors:					
		\boxtimes	The sa	ame inventors named in the prior application on the date this continued prosecution ation under 37 C.F.R. § 1.53(d)(2)(iii) is being filed.					
			Fewer than all the inventors named in the prior application. 37 C.F.R. § 1.53(d)(4).						
				Please delete the following name(s) as inventor(s), who are not inventor(s) of the invention being claimed in this new application:					
				Please add the following name(s) as inventors:					
				A Petition Under § 1.48 is attached.					
5.	Amen	dment.							
		No am	endmen	at to the prior application is being submitted at this time.					
	\boxtimes	Attache this Co	ed heret Intinued	to is a Preliminary Amendment to the prior application as it existed prior to the filing of Prosecution Application.					
		Please 1.116 f	enter ir iled in th	n this Continued Prosecution Application the unentered Amendment under 37 C.F.R. § ne prior application.					
5.	Inform	ation Di	isclosui	re Statement.					
		Enclose 37 C.F.	ed is an .R. § 1.9	Information Disclosure Statement in accordance with the requirements of 8.					

						CLAIM	SASE	IED			
		-	,			CLAIIVI	3 A3 FI	LED			
	Numb Claims		_		Numbe <u>Claim</u>			Large Entity <u>Rate</u>			
	BASIC	FEE 3	37 C.F.F	R. § 1.16	(a)					\$	750.00
	Total (<u>Claims</u>		20	-20 =	0	X	\$18.00 =		\$	
	Indepe	endent C	<u>Claims</u>	4	- 3 =	1	х	\$84.00=		\$	84.00
		e Depers), if any									
	<u>Oldini</u>	<u>57. 11 arr</u>	L		+			\$280.00		\$	
			An Am	nendmer	nt cancelir	ng extra c	laims is	enclosed.			
			An Am	nendmer	nt deleting	multiple-	-depend	lencies is enclosed.			
			The fe	e for ext	ra claims	is not be	ing paid	at this time.			
	B.		Desigr	n Applica	ation Filing	g Fee Ca	lculatior	1	\$		
	C.		Plant A	Applicati	on Filing I	Fee Calcu	ulation		\$		
				Filing I	Fee Calcu	ılation				<u>\$</u>	834.00
В.	Small	Entity S	itateme	nt(s).							
		Statement(s) that this is a filing by a small entity under 37 C.F.R. §§ 1.9 and								7 is ((are) attached.
		which I	benefit is	s being o	claimed fo	r this app	lication	ication under: 365(c), and which st			

A copy of the statement in the prior application is included.

7.

Fee Calculation.

9.	Fee Payment Being Made at This Time.										
		Not Enclosed									
		No filing fee is to be paid at this time.									
		Applicant Hereby Revokes The General Authorization To Pay Fees Filed In The Prior Nonprovisional Application Of Which This Is A Continued Prosecution Application. (This and the surcharge required by 37 C.F.R. § 1.16(e) can be paid subsequently.)									
	\boxtimes	Enclosed									
			\boxtimes	Filing Fee	\$	\$834.00					
				Recording Assignment (\$40.00-37 C.F.R. § 1.21(h)) (See attached "COVER SHEET FOR ASSIGNMENT ACCOMPANYING NEW APPLICATION.")	\$						
				Petition fee for filing by other than all the inventors or person on behalf of the inventor where inventor refused to sign or cannot be reached.							
				(\$130.00 – 37 C.F.R. §§ 1.47 and 1.17(i))	\$						
			Total I	Fees Enclosed	\$	834.00					
10.	Method	d of Pay	ment o	f Fees.							
		\boxtimes	Check	In The Amount Of <u>\$ 834.00</u>							
			Charge	e Account NoIn The Amount Of \$							
		\boxtimes	A Dupl	icate Copy Of This Transmittal Is Attached.							
11.	Author	Authorization to Charge Additional Fees.									
	\boxtimes	The Commissioner is hereby authorized to charge the following additional fees by this paper and during the entire pendency of this application to Account No. 16-2563									
		\boxtimes	37 C.F	.R. § 1.16							
		\boxtimes	37 C.F	.R. § 1.17							
			37 C.F	.R. § 1.18							

12.	Instru	· ction a	s to Over-Payment.							
			Credit Account No. 16-2563. Refund.							
		Ц	Rejulia.							
13.	Change of Correspondence Address Since Filing of Parent Application.									
		All co estab	rrespondence in this Continued Prosecution Application should be directed to the address lished in prior application.							
		A change of correspondence address is included with this Continued Prosecution Application. Please direct all correspondence to the address provided below.								
			Respectfully submitted,							
			Helen VIAZMENSKY and Peter C. SCOTT							

James E. Piotrowski Registration No. 43,860 Alix, Yale & Ristas, LLP Attorney For Applicants

DATE: February 7, 2003 750 Main Street – Suite 1400 Hartford, CT 06103-2721 (860) 527-9211



Atty. Docket No.: DEXNON/096/US

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re patent application of: Helen VIAZMENSKY and Peter C. SCOTT

Serial No. 09/489,539

Examiner: John J, Guarriello

Filing Date: 01/21/2000

Group Art Unit: 1771

PECEIVED 12000 ED IMPROVED DRY CRIMP STRENGTH IN NON-HEAT SEAL INFUSION For:

PACKAGE MATERIAL

Commissioner For Patents Washington, DC 20231

Sir:

PRELIMINARY AMENDMENT

Applicants respectfully request entry of this Preliminary Amendment to the above application as it existed before the filing of this Continued Prosecution Application and prior to calculation of the filing fee and prior to examination.

<u>AMENDMENT</u>

Please amend the claims as follows:

- 1. (amended) A [single layer] fibrous non-woven non-heat seal porous web material qconsisting of a single, wet laid layer and comprising 0.5 to 25 percent by weight of synthetic material with natural fibers comprising the remainder of said web material.
 - (amended) The web material of claim 1, comprising 1 to 10 percent by weight 2. synthetic material.
 - (amended) The web material of claim 2, wherein the natural fibers are selected 3. frøm [the group consisting of] jute, kraft, abaca, hemp, kenaf, wood and mixtures thereof.

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